IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

TERRY-ANN DOUGLAS, CIVIL ACTION

Plaintiff,

v.

KENSINGTON COMMUNITY CORPORATION FOR INDIVIDUAL DIGNITIY, d/b/a KENNCCID, Defendant. NO. 24-284

ORDER

AND NOW, this 31st day of March, 2025, upon consideration of Defendant's Motion to Dismiss (ECF No. 7) and the response thereto (ECF No. 8), **IT IS ORDERED** as follows:

- 1. Defendant's Motion to Dismiss is **GRANTED** as to (1) Plaintiff's Failure to Accommodate

 Claims (Count I), regarding Plaintiff's First Accommodation Request and Fourth

 Accommodation Request, and as to (2) Plaintiff's Hostile Work Environment Claim

 (Count I). Those claims are **DISMISSED WITHOUT PREJUDICE**.
- 2. Defendant's Motion to Dismiss is **DENIED** as to all other claims.

BY THE COURT:

/s/ Hon. Kelley B. Hodge

HODGE, KELLEY B., J.